

V'GUARA, INC.,)	
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Plaintiff(s),)	Case No. 2:13-cv-0076-JAD-NJK
)	
vs.)	ORDER DENYING MOTION TO
)	COMPEL
STEVE DEC, et al.,)	
)	
Defendant(s).)	(Docket No. 77)

The Court’s initial inquiry regarding a motion to compel is whether the movant made adequate meet and confer efforts. Federal Rule of Civil Procedure 37(a)(1) requires that a motion to compel discovery “must include a certification that the movant has in good faith conferred or attempted to confer” with the nonresponsive party. Similarly, Local Rule 26-7(b) provides that “[d]iscovery motions will not be considered unless a statement of the movant is attached thereto certifying that, after personal consultation and sincere effort to do so, the parties have not been able to resolve the matter without Court action.”

The case law in this District is clear that “personal consultation” means the movant must “personally engage in two-way communication with the nonresponding party to meaningfully discuss each contested discovery dispute in a genuine effort to avoid judicial intervention.”

1 *ShuffleMaster, Inc. v. Progressive Games, Inc.*, 170 F.R.D. 166, 171-72 (D. Nev. 1996). This
2 obligation “promote[s] a frank exchange between counsel to resolve issues by agreement or to at
3 least narrow and focus matters in controversy before judicial resolution is sought.” *Nevada Power v.*
4 *Monsanto*, 151 F.R.D. 118, 120 (D.Nev.1993). To meet this obligation, parties must “treat the
5 informal negotiation process as a substitute for, and not simply a formal prerequisite to, judicial
6 review of discovery disputes.” *Id.* This is done when the parties “present to each other the merits of
7 their respective positions with the same candor, specificity, and support during the informal
8 negotiations as during the briefing of discovery motions.” *Id.* “Only after all the cards have been laid
9 on the table, and a party has meaningfully assessed the relative strengths and weaknesses of its
10 position in light of all available information, can there be a ‘sincere effort’ to resolve the matter.” *Id.*
11 To ensure that parties comply with these requirements, movants must file certifications that
12 “accurately and specifically convey to the court who, where, how, and when the respective parties
13 attempted to personally resolve the discovery dispute.” *ShuffleMaster*, 170 F.R.D. at 170.

14 The Court has reviewed the pending certification of counsel. Docket No. 77-2. That
15 certification appears to provide only a description of written communications to opposing counsel,
16 which are not sufficient to satisfy the “personal consultation” requirement. *See ShuffleMaster*, 170
17 F.R.D. at 172 (exchange of letters does not satisfy meet and confer requirements). Accordingly, the
18 motion to compel is hereby **DENIED** without prejudice.

19 IT IS SO ORDERED.

20 DATED: March 5, 2014

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NANCY J. KOPPE
United States Magistrate Judge
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